

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF RHODE ISLAND

THE ESTATE OF YARON UNGAR, )  
et al )  
 )  
v. ) C.A. No. 00-105L  
 )  
THE PALESTINIAN AUTHORITY, )  
et al )  
 )  
 )

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**PALESTINIAN DEFENDANTS' OBJECTION  
TO PLAINTIFFS' MOTION TO STRIKE**

Defendants The Palestinian Authority and The PLO hereby object to Plaintiffs' Motion to Strike.

A Memorandum is filed herewith.

Dated: August 2, 2002

*Deming E. Sherman*  
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The Palestinian Authority and  
The PLO

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**CERTIFICATE OF SERVICE**

I hereby certify that on the 2nd day of August, 2002, I faxed and mailed a copy of the within Palestinian Defendants' Objection to Plaintiffs' Motion to Strike to David J. Strachman, Esq., Skolnik, McIntyre & Tate Esqs., Ltd., Suite 400, 321 South Main Street, Providence, RI 02903 and mailed to Nitsana Darshan-Leitner, Esq., 28 Emek Ayalon Street, Modi'in 71770, Israel.

Dennis J. Sherman

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**MEMORANDUM IN SUPPORT OF  
PALESTINIAN DEFENDANTS' OBJECTION  
TO PLAINTIFFS' MOTION TO STRIKE**

Defendants The Palestinian Authority (PA) and Palestine Liberation Organization (PLO) object to Plaintiffs' Motion to Strike the Palestinian Defendants' Objection to Entry of Default Judgment. Plaintiffs' attempt to have the Court "order Messrs. Clarks [sic], Schilling and Sherman to either enter an appearance on behalf of the HAMAS defendants or bar them from advocating on their behalf" lacks merit. Conflicts of interest alone preclude any such representation, as does the absence of consent or even knowledge on the part of the HAMAS defendants.

For the foregoing reasons, Plaintiffs' Motion to Strike should be denied.

Respectfully submitted,

  
Dated: August 2, 2002  
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*Demary S. Sherman*  
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